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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/723,423	11/26/2003	Gerard M. Jensen	01992.005US1	6232
53137 7590 09/09/2008 VIKSININS HARRIS & PADYS PLLP P.O. BOX 111098 ST. PAUL, MN 55111-1098				
EXAMINER				
KISHORE, GOLLAMUDI S				
ART UNIT		PAPER NUMBER		
1612				
MAIL DATE		DELIVERY MODE		
09/09/2008		PAPER		

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

### Office Action Summary

**Application No.**

10/723,423

**Applicant(s)**

JENSEN ET AL.

**Examiner**

Gollamudi S. Kishore, Ph.D

**Art Unit**

1612

**Period for Reply** -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 19 June 2008.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 24-30 and 39-58 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 24-30 and 39-58 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-8508)  
Paper No(s)/Mail Date \_\_\_\_\_
- 4) ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: \_\_\_\_\_

### **DETAILED ACTION**

The response to the election requirement dated 6-19-08 is acknowledged. Upon consideration, the previous election requirement is withdrawn.

Claims included in the prosecution are 24-30 and 39-58.

### ***Claim Rejections - 35 USC § 112***

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 24-30 and 39-58 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 is confusing. It recites two functional limitations 1 and 2, which contradict each other in terms of half-life. The same is the case with the other independent claims.

Applicant's arguments have been fully considered, but are not found to be persuasive. Applicant argues that the specification shows two embodiments and in one embodiment, the invention provides agents encapsulated in liposomes that provide an elimination half-life that is at least as great as the value of the free drug, and an upper value of less than 14 hours. This argument is not persuasive since the claims recite on specific composition and therefore, only one elimination time is possible. If applicant intended to convey that the elimination time is less than 14 hours, then applicant should have recited only this function and not both. Furthermore, if the elimination half time of

an encapsulated compound is the same as an unencapsulated compound, then what is the point in encapsulating the compound? The rejection is maintained.

Also unclear is whether the ratios recited in instant independent claims are based on weight ratios or mole ratios. On pages 10 and 11 of the specification, applicant recites the same claimed ratios, but they are in weight ratios. The same ratios in the table on page 22 of the specification are recited as molar ratios. Since the molecular weights of the compounds differ, molar ratios differ from weight ratios.

***Claim Rejections - 35 USC § 103***

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 24-30 and 39- 58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lopez-Berestein (5,032,404) by itself or in combination with Allen (BBA), Fujii (5,328,678), and O'Rear (5,503,850) individually or in combination.

Lopez-Berestein discloses liposomes containing polyene antibiotics which include amikacin. The liposomal formulations contain various claimed phospholipids and cholesterol. The phospholipids include DSPC, DEPC, DMPC, DOPC and phosphatidylglycerols. The liposomes are either unilamellar or multilamellar. The liposomes are administered parenterally. The lipid-drug ratios and the lipid-cholesterol

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ratios disclosed by Lopez-Berestein fall within the claimed ratios (abstract; col. 7, line 49 through col. 8, line 13; col. 8, lines 34-66; col. 9, lines 15-47; Table 5; Examples, in particular Example 3, 15 and claims).. According to Lopez-Berestein the compositions include Cholesterol in concentrations from 10 to 75 weight percentages. The amounts of phospholipids (10 mg) and cholesterol (3, 2 and 1 mg) when expressed in molar amounts appear to be closer to the 4:1:0.1 ratios of HSPC, cholesterol and DSPG in instant claim 1. In view of Lopez-Bernstein's teachings of the claimed phospholipids and the suggestion that the amounts of cholesterol can be varied from 10 to 75 weight percentages, it would have been obvious to one of ordinary skill in the art to select a phospholipid and vary the amount of cholesterol from the teachings of Lopez-Berestein with the expectation of obtaining the best possible results. Although Lopez-Berestein in examples uses DMPG, in view of his generic teachings of the use of phosphatidylglycerols, one would be motivated to use a specific phosphatidylglycerol such as DSPG with a reasonable expectation of success. Lopez-Berestein does not teach the encapsulation of anti-cancer drugs such as cisplatin. However, the principle of encapsulation is the same, one of ordinary skill in the art would be motivated to encapsulate cisplatin if the desired goal is to treat cancer.

Allen teaches that the presence of serum significantly increased liposome leakage and the incorporation of increasing molar ratios of cholesterol into liposomes was required to reduce the leakage of calcein (active agent) from the liposomes incubated with buffer and with serum (Summary, Tables and Figures). This implies that

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the active agent from liposomes without cholesterol will leak and release the active agent quickly as opposed to liposomes with increasing amounts of cholesterol.

Fujii teaches that sterols such as cholesterol help stabilize the bilayer toward leakage and destruction in the plasma (col. 3, lines 5-10).

O'Rear teaches that various liposomes can be selected for the desired characteristics or manipulated to produce the desired characteristics and solute retention by liposomes and their half-life in the circulation can be controlled by appropriate manipulation of the liposomal membrane fluidity and composition. O'Rear further teaches that in the absence of cholesterol, liposomes may leak substantially when introduced intravenously and that cholesterol alters the mechanical and structural properties of the phospholipid bilayer of the liposome to cause variable permeability and fragility (col. 3, line 58 through col. 4, line 5).

Assuming that the cholesterol amounts in Lopez-Berestein are different from instant amounts, it would have been obvious to one of ordinary skill in the art to decrease its amounts if quicker release of the active agent in the blood is desired based on the teachings of Allen, Fujii and O'Rear. Thus, the selection of appropriate phospholipid and manipulating the amounts of cholesterol would have been obvious based on the teachings of O'Rear.

Applicant's arguments have been fully considered, but are not found to be persuasive. Applicants argue that they have discovered liposomes that provide intermediate drug elimination half-lives and points out pages 15-16 of the specification and the figures. These arguments are not persuasive since Lopez-Berestein teaches

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basically that various phospholipids can be combined to obtain the desired liposomal formulations and provides guidance using specific combinations in specific ratios, though not the claimed combination of the specific phospholipid species. Applicant has not shown any unexpected results over the combinations taught by Lopez-Berestein in terms of half-life of the therapeutic agents. The rejection therefore, is maintained.

5. Claims 24-30 and 39-58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hersch (5,759,571) by itself or in combination with Allen (BBA), Fujii (5,328,678), O'Rear (5,503,850) individually or in combination.

Hersch discloses liposomes containing amino glycoside, amikacin. The liposomal formulations contain various claimed neutral phospholipids, hydrogenated soy phosphatidylcholine (HSPC, DMPC, DSPC, DPPC, anionic phospholipids and cholesterol, in particular HSPC and DSPG and cholesterol in claimed ratios. The lipid-drug ratios fall within the claimed amounts. The liposomal sizes are less than 100 nm. The method disclosed includes IV injection into mice. The method also includes patients (humans) (abstract; col. 3, line 65 through col. 6, line 63; Examples and claims). Hersch does not teach all of the claimed ratios with respect to the phospholipids and cholesterol and the lipid and the drug. However, in the absence of showing unexpected results, it is deemed obvious to one of ordinary skill in the art to vary the amounts of the lipids, cholesterol and drug from the guidance provided by Hersch to obtain the best possible results. Hersch also does not teach the encapsulation of anti-cancer drugs such as cisplatin. However, the principle of encapsulation is the same, one of ordinary skill in the art would be motivated to encapsulate cisplatin if the desired goal is to treat cancer.

Allen teaches that the presence of serum significantly increased liposome leakage and the incorporation of increasing molar ratios of cholesterol into liposomes was required to reduce the leakage of calcein (active agent) from the liposomes incubated with buffer and with serum (Summary, Tables and Figures). This implies that the active agent from liposomes without cholesterol will leak and release the active agent quickly as opposed to liposomes with increasing amounts of cholesterol.

Fujii teaches that sterols such as cholesterol help stabilize the bilayer toward leakage and destruction in the plasma (col. 3, lines 5-10).

O'Rear teaches that various liposomes can be selected for the desired characteristics or manipulated to produce the desired characteristics and solute retention by liposomes and their half-life in the circulation can be controlled by appropriate manipulation of the liposomal membrane fluidity and composition. O'Rear further teaches that in the absence of cholesterol, liposomes may leak substantially when introduced intravenously and that cholesterol alters the mechanical and structural properties of the phospholipid bilayer of the liposome to cause variable permeability and fragility (col. 3, line 58 through col. 4, line 5).

Assuming that the cholesterol amounts in Hersch with respect to other phospholipids are different from instant amounts, it would have been obvious to one of ordinary skill in the art to decrease its amounts if quicker release of the active agent in the blood is desired based on the teachings of Allen, Fujii and O'Rear. Thus, the selection of appropriate phospholipid and manipulating the amounts of cholesterol would have been obvious based on the teachings of O'Rear.



Applicant's arguments have been fully considered, but are not found to be persuasive. Applicants once again argue that they have discovered liposomes that provide intermediate drug elimination half-lives and points out pages 15-16 of the specification and the figures. These arguments are not persuasive since Hersch teaches basically that various phospholipids can be combined to obtain the desired liposomal formulations and provides guidance using specific combinations in specific ratios, though not the claimed combination of the specific phospholipid species. Applicant has not shown any unexpected results over the combinations taught by Hersch in terms of half-life of the therapeutic agents. The rejection therefore, is maintained.

6. Claims 24-30 and 39- 58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lopez-Berestein in view of Allen (BBA), Fujii (5,328,678), O'Rear (5,503,850) individually or in combination as set forth above, in combination with Hersch cited above.

The teachings of Lopez-Berestein, Allen, Fujii and O'Rear have been discussed above. As pointed out above, Lopez-Berestein teaches generic phosphatidylglycerol, but not specific species such as distearoylphosphatidylglycerol (DSPG). As also pointed out above, Hersch teaches DSPG as a preferred phospholipid in combination with phosphatidylcholine. Therefore, it would have been obvious to one of ordinary skill in the art to use DSPG taught by Hersch as the specific PG in Lopez-Berestein with a reasonable expectation of success. Alternately, to include a phosphatidylcholine such as DEPC in Hersch would have been obvious to one of ordinary skill in the art with a

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reasonable expectation of success since Lopez-Berestein teaches that this phosphatidylcholine could be used in combination with phosphatidylglycerol.

7. Claims 29 and 44-48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lopez-Berestein Allen (BBA), Fujii (5,328,678), and O'Rear (5,503,850) individually or in combination; OR Hersch Allen (BBA), Fujii (5,328,678), O'Rear (5,503,850) individually or in combination also as set forth above, further in view of Abra (5,945,122).

The teachings of Lopez-Berestein and Hersch, Allen (BBA), Fujii (5,328,678), O'Rear (5,503,850) have been discussed above. What is lacking in these references is the teaching that the active is anti-neoplastic agent such as cisplatin.

Abra as pointed out before teaches liposomal encapsulation of cisplatin. It would have been obvious to one of ordinary skill in the art to encapsulate cisplatin in the liposomes of Lopez-Berestein or Hersch with a reasonable expectation of similar encapsulation since the reference of Abra shows that this compound is routinely encapsulated in liposomes for cancer treatment.

8. Claims 25-26, 28, 40, 41, 43, 55-56 and 58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hayes (5,869,092) by itself or in combination with Hersch (5,759,571), Allen (BBA), Fujii (5,328,678), O'Rear (5,503,850) individually or in combination..

According to instant claim 25, the liposomes comprise DEPC and cholesterol in a ratio of about 2:1.

Hayes teaches liposomal compositions containing dielaidoylphosphatidylcholine (abstract, col. 9, line 36; examples 2 and 3). According to Hayes cholesterol can be present in amounts from 0.1 to 1.0 mole ratio (col. 8, lines 4-9). The liposomes encapsulate a lipophilic drug (col. 8, lines 40-56). According to Hayes, the phospholipid can be either DEPC or DMPC (claim 12). . Further according to Hayes, the liposomes can further include negatively charged phospholipids and the choice of the lipid is generally based on such factors as the desired size and stability of the resulting liposomes in the blood stream or other intended mode of administration (col. 7, lines 45-52). The inclusion of cholesterol in instant amounts in DEPC liposomes would have been obvious to one of ordinary skill in the art since Hayes is suggestive of the inclusion of cholesterol from 0.1 to 1 mole ratios with the phospholipid. The inclusion of a negatively charged phospholipid such as phosphatidylglycerol (DSPG) would have been obvious to one of ordinary skill in the art since Hayes is suggestive of such an inclusion. Although Hayes does not teach instant amounts of phosphatidylglycerol, in the absence of showing the criticality, it is deemed obvious to one of ordinary skill in the art to manipulate the amounts to obtain the best possible results.

Hersch discloses liposomes containing amino glycoside, amikacin. The liposomal formulations contain various claimed neutral phospholipids DMPC, DSPC, DPPC, anionic phospholipids and cholesterol, in particular HSPC, cholesterol and DSPG in a ratio of 2:1: 01. The lipid-drug ratios fall within the claimed amounts. The liposomal sizes are less than 100 nm. The method disclosed includes IV injection into mice. The

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method also includes patients (humans) (abstract; col. 3, line 65 through col. 6, line 63; Examples and claims).

Allen teaches that the presence of serum significantly increased liposome leakage and the incorporation of increasing molar ratios of cholesterol into liposomes was required to reduce the leakage of calcein (active agent) from the liposomes incubated with buffer and with serum (Summary, Tables and Figures). This implies that the active agent from liposomes without cholesterol will leak and release the active agent quickly as opposed to liposomes with increasing amounts of cholesterol.

Fujii teaches that sterols such as cholesterol help stabilize the bilayer toward leakage and destruction in the plasma (col. 3, lines 5-10).

O'Rear teaches that various liposomes can be selected for the desired characteristics or manipulated to produce the desired characteristics and solute retention by liposomes and their half-life in the circulation can be controlled by appropriate manipulation of the liposomal membrane fluidity and composition. O'Rear further teaches that in the absence of cholesterol, liposomes may leak substantially when introduced intravenously and that cholesterol alters the mechanical and structural properties of the phospholipid bilayer of the liposome to cause variable permeability and fragility (col. 3, line 58 through col. 4, line 5).

Assuming that the cholesterol amounts in Hayes with respect to other phospholipids are different from instant amounts, it would have been obvious to one of ordinary skill in the art to decrease its amounts based on the teachings of Hersch and if quicker release of the active agent in the blood is desired, based on the teachings of

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Allen, Fujii and O'Rear. Thus, the selection of appropriate phospholipid and manipulating the amounts of cholesterol would have been obvious based on the teachings of O'Rear.

9. Claims 27, 42, 47, 52 and 57 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hayes (5,869,092) alone or in combination with Hersch (5,759,571), Allen (BBA), Fujii (5,328,678), O'Rear (5,503,850) individually or in combination as set forth above, further in view of Anaissie (4,999,199).

The teachings of Hayes and other references have been discussed above. What is lacking in Hayes is the teaching that the phospholipid used in the liposome formation be DOPC.

Anaissie while disclosing liposomal formulations containing polyene antibiotics teaches that either DEPC or DOPC can be used (abstract, col. 7, lines 20-28).

The use of DOPC instead of DEPC taught by Hayes would have been obvious to one of ordinary skill in the art since Anaissie teaches the equivalency between these two phospholipids in liposomal formulations.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gollamudi S. Kishore, Ph.D whose telephone number is (571) 272-0598. The examiner can normally be reached on 6:30 AM- 4 PM, alternate Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Krass Frederick can be reached on (571) 272-0580. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Gollamudi S Kishore, Ph.D/  
Primary Examiner, Art Unit 1612

GSK